

VIA FAX (202-654-6211) and FIRST CLASS MAIL

Marc E. Elias, Esq.
Perkins Coie
700 Thirteenth Street, NW
Suite 600
Washington, DC 20005

RE: MUR 6412

Richard Blumenthal Cynthia Blumenthal

Blumenthal for Senate and

Judith Zamore, in her official capacity as

treasurer

Dear Mr. Elias:

On November 4, 2010, the Federal Election Commission notified your clients, Richard Blumenthal, Cynthia Blumenthal, and Blumenthal for Senate and Ellen Camhi, in her official capacity as treasurer, of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended ("the Act").

On June 28, 2011, the Commission found, on the basis of the information in the complaint, and information provided by your clients, that there is no reason to believe that Richard Blumenthal violated 2 U.S.C. § 441f, a provision of the Act, and 11 C.F.R. § 110.4(b)(iii) of the Commission's regulations; that Cynthia Blumenthal violated 2 U.S.C. §§ 441a(a)(1)(A), 441f, and 11 C.F.R. § 110.4(b)(1)(i); and that Blumenthal for Senate and Judith Zamore, in her official capacity as treasurer, violated 2 U.S.C. §§ 441a(f), 441f, and 11 C.F.R. § 110.4(b)(1)(iv). Accordingly, the Commission closed its file in this matter.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70,426 (Dec. 18, 2003) and Statement of Policy Regarding Placing First General Counsel's Reports on the Public Record, 74 Fed. Reg. 66,132 (Dec. 14, 2009). The Factual and Legal Analyses, which explain the Commission's findings, are enclosed for your information.

Marc E. Elias, Esq. MUR 6412 Page 2

If you have any questions, please contact Kimberly D. Hart, the attorney assigned to this matter, at (202) 694-1650.

Sincerely

Mark D. Shonkwiler Assistant General Counsel

Enclosure
Factual and Legal Analyses

1 FEDERAL ELECTION COMMISSION 2 3 **FACTUAL AND LEGAL ANALYSIS** 4 5 6 MUR 6412 7 8 **RESPONDENT:** Cynthia Blumenthal 9 10 I. INTRODUCTION 11 12 This matter was generated by a complaint filed by the Connecticut Republican 13 Party and Christopher C. Healy, Chairman. See 2 U.S.C. § 437(g)(n)(1). This matter 14 involves allegations that Senator Richard Blumenthal ("Senator Blumenthal") did not 15 have the personal funds necessary to make the approximately \$2.5 million in candidate 16 loans reported by his principal campaign committee, Blumenthal for Senate and Ellen 17 Camhi, in her official capacity as treasurer ("Committee"), because the amount of the 18 loans exceeded the amount of personal funds he previously disclosed in his Personal Financial Disclosure Report ("PFD Report") filed with the Secretary of the Senate. 1 19 20 The complaint alleges that the funds used to make the candidate loans actually 21 came from funds belonging to Senator Blumenthal's wife, Cynthia Blumenthal ("Mrs. 22 Blumenthal"), in violation of the Federal Election Campaign Act of 1971, as amended 23 ("Act"). Complaint at 3. Specifically, the complaint alleges that Mrs. Blumenthal 24 violated 2 U.S.C. §§ 441a(a)(1)(A) and 441f by making an excessive contribution or by 25 making a contribution in the name of another. 26 Respondents state that Senator Blumenthal had sufficient personal funds to make 27 the loans. Respondents explain that Senator Blumenthal withdrew funds from accounts

¹ Senator Blumenthal made a total of approximately \$2.5 million (\$500,000 + \$1,750,000 + \$262,882 = \$2,512,882) in loans to his campaign committee on September 30, October 7, and October 22, 2010, respectively. The third loan was made after the date of the complaint.

MUR 6412 (Blumenthal) Factual and Legal Analysis for Cynthia Blumenthal

- 1 listed on the PFD Report, and also sold his interest in a number of pre-candidacy personal
- 2 assets, including his personal residence, an asset which was not required to be listed on
- 3 the PFD Report. Respondents further explain that the proceeds from the sale of Senator
- 4 Blumenthal's interest in the personal residence were not included on the PFD Report,
- 5 because the sale took place five months after the PFD Report filing date.
- For the reasons discussed below, the Commission found no reason to believe that
- 7 Cynthia Blumenthal violated 2 U.S.C. §§ 441a(a)(1)(A) and 441f, and 11 C.F.R.
- 8 § 110.4(b)(1)(ii) by making an excessive contribution to the Committee, or by making a
- 9 contribution in the name of another;

10 II. FACTUAL AND LEGAL ANALYSIS

A. Factual Background

- Richard Blumenthal was a Senate candidate for the state of Connecticut during
- the 2010 election cycle and his principal campaign committee is Blumenthal for Senate
- 14 and Ellen Camhi, in her official capacity as treasurer. Cynthia Blumenthal is Richard
- 15 Blumenthal's spouse.
- On March 4, 2010, Cynthia Blumenthal made maximum contributions to her
- 17 husband's campaign with two \$2,400 contributions to the Committee, one designated for
- 18 the primary election and the other designated for the general election. Complaint at 1 and
- 19 Exhibit 1; see also 2 U.S.C. § 441a(a)(1)(A).
- 20 On April 19, 2010, Senator Blumenthal filed his PFD Report which indicated that,
- 21 as of that date, Senator Blumenthal's personal assets, excluding those belonging to his
- wife, totaled between \$559,000 and \$1,360,000. Complaint at 1 and Exhibit 2. In
- 23 addition, the PFD Report stated that Senator Blumenthal's share of joint assets with his

MUR 6412 (Blumenthal)
Factual and Legal Analysis
for Cynthla Blumenthal

- wife ranged from \$83,000 and \$207,500, and his total assets ranged from \$682,000 and
- 2 \$1,567,000. *Id.*; see also Exhibit 3.
- 3 Senator Blumenthal and his wife also jointly owned a house in Greenwich,
- 4 Connecticut ("the Greenwich Property") that served as their personal residence. As his
- 5 personal residence held or maintained purely for recreational or vacation purposes, the
- 6 Greenwich Property was not required to be listed on Senator Blumenthal's PFD Report
- 7 filed on April 12, 2010. See http://ethios.senate.gov/downloads/pdffiles/fdinspract10.pdf.
- 8 On June 23, 2010, the property was appraised by a state-certified appraiser as having a
- 9 value between \$4,000,000 and \$4,018,600. Joint Response at 2 and Exhibit A.
- On September 8, 2010, Senator Blumenthal sold his 50% interest in the
- 11 Greenwich Property to Mrs. Blumenthal for \$1,607,994.13, which, based on the
- 12 appraisal, is equal to the fair market value of a 50% interest in a \$4,000,000 property,
- 13 encumbered by a \$784,011,75 mortgage. See Joint Response, Exhibit B (Bill of Sale and
- 14 Indemnification Agreement).² Senator Blumenthal did not have any obligation to amend
- 15 his PFD Report after the sale of the residence. See
- 16 <u>http://ethics.senato.gov/downloads/pdfflles/fdinstruct10.pdf.</u>
- 17 The Committee subsequently reported that Senator Blumenthal made three
- candidate loans, totaling approximately \$2.5 million, to his campaign. Specifically, on
- 19 September 30, 2010, Senator Blumenthal loaned his campaign \$500,000 from his

² The Bill of Sale indicates that the Greenwich Property is held pursuant to the Abigail and John Trust ("Trust") which was created under a trust agreement on November 7, 1994, between the Senator and Mrs. Blumentbal as "grantors" and Thomas N. Keltner, Jr. as "trustee." The publicly available tax records indicate that the Greenwich Property was originally purchased on February 16, 1995, and that the trustee is listed as the owner of the property. Senator and Mrs. Blumenthal are the current beneficiaries of the income and principal of the Trust. The Bill of Sale further indicates that Senator Blumenthal sold to Mrs. Blumenthal "all of his right, title and interest in and to the income and the principal (the Beneficial Interest) of the Trust" for \$1,607,994.13.

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MUR 6412 (Blumenthal)
Factual and Legal Analysis
for Cynthia Blumenthal

- 1 personal funds; on October 7, 2010, he loaned his campaign an additional \$1,750,000;
- 2 and as of the filing of the complaint, Senator Blumenthal had reported loaning his
- 3 campaign a total of \$2.25 million. Complaint at 2 and Exhibits 4 and 5. In addition, on
- 4 October 22, 2010, Senator Blumenthal made a third loan to the Committee in the amount
- of \$262,882. This final loan was not mentioned in the complaint. Joint Response at 1.

B. <u>Legal Analysis</u>

7 The Act provides that no person may make, and no candidate, officer, or

8 employee of a political committee shall knowingly accept, any contribution in violation

of the provisions of section 441a. 2 U.S.C. § 441a. During the 2010 election cycle, the

individual contribution limit was \$2,400. A contribution is defined as "a gift,

subscription, loan (except for a loan made in accordance with 11 C.F.R. § 100.72 and

100.73), advance, or deposit of money or anything of value made by any person for the

purpose of influencing any election for Federal office." 11 C.F.R. § 100.52(a). A loan

that exceeds the contribution limitations of 2 U.S.C. § 441a and 11 C.F.R. Part 100 is

unlawful whether or not it is repaid. 11 C.F.R. § 100.52(b)(1).

Commission regulations provide that "candidates for Federal office may make unlimited expenditures from personal funds." 11 C.F.R. § 110.10. The regulations define "personal assets" as "[a]mounts derived from any asset that, under applicable State law, at the time the individual becomes a candidate, the candidate had legal right of access to or control over, and with respect to which the candidate had (1) legal and rightful title; or (2) an equitable interest." 11 C.F.R. § 100.33(a). The personal share of jointly owned assets is defined by Commission regulations as "[a]mounts derived from a portion of assets that are owned jointly by the candidate and the candidate's spouse ...

MUR 6412 (Blumenthal)
Factual and Legal Analysis
for Cynthla Blumenthal

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2 of one-half of the property." 11 C.F.R. § 100.33(c). 3 The Commission has previously concluded that "[n]o contribution ... would occur 4 where a candidate sells property that he or she owned prior to becoming a candidate at 5 the property's normal and usual market price regardless of whether or not the purchaser 6 is a family member or prohibited from making a campaign contribution." See Advisory 7 Opinion 1984-60 (Mulloy) (emphasis added) (permitting a candidate to use funds 8 received from selling a one-fourth interest in property to family to retire campaign debts). 9 The Commission has also stated that it would "view an appraisal by an expert using 10 acceptable appraisal methods as prima facie evidence of the property's usual and normal 11 market price." See AO 1984-60 (Mulloy) at note 5; see also MUR 5421 (Kerry for 12 President), Factual and Legal Analysis at p. 6 (Commission treated an appraisal by state-13 certified appraiser as "prima facie evidence of fair market value" of the property). 14 The Act also prohibits a person from making a contribution in the name of 15 another person, knowingly permitting his name to be used to effect such a contribution, 16 or knowingly accepting a contribution made by one person in the name of another. 17 2 U.S.C. § 441f. The Commission's regulations also prohibit a person from knowingly 18 permitting his or her name to be used in making a contribution in the name of another; or 19 knowingly helping or assisting any person in making a contribution in the name of 20 another. 11 C.F.R. § 110.4(b)(1)(ii) and (iii). 21 The available information indicates that the funds used by Senator Blumenthal to make three loans to his Committee, totaling approximately \$2.5 million, originated from 22 23 his own personal funds, including the assets previously disclosed on the PFD Report and

[i] If no specific share is indicated by an instrument of conveyance or ownership, the value

contribution in the name of another.

MUR 6412 (Blumenthal)
Factual and Legal Analysis
for Cynthia Blumenthal

1 the \$1,607,994.13 in proceeds from the sale of his 50% interest in the pre-candidacy 2 residence to his wife. The state-certified appraisal obtained by Senator and Mrs. 3 Blumenthal on June 23, 2010, indicates that the Greenwich Property was appraised at 4 between \$4,000,000 and \$4,018,600. Joint Response at 2 and Exhibit A. As indicated 5 previously, the Senator had a 50% beneficial interest in the Greenwich Property that 6 could be sold to his wife and the proceeds used to make the candidate longs at issue. On 7 September 8, 2010, Senator Blumenthal sold his interest in the Grennwich Property to 8 Mrs. Blumenthal for \$1,607,994.13, which appears to represent the fair market value of a 9 50% interest in a \$4 million property, encumbered by a \$784,011.75 mortgage. See Joint 10 Response at 3 and Exhibit B. Due to the timing of the filing of the PFD Report and the 11 sale of the interest in the Greenwich Property, Senator Blumenthal could not have 12 disclosed the sale proceeds as income on his PFD Report. The sum of the personal funds 13 Senator Blumenthal reported on the PFD and the proceeds he received from the sale of 14 the personal residence is more than the \$2.5 million in candidate loans reported by the 15 Committee. 16 Based on the foregoing, it appears that Senator Blumenthal had sufficient personal 17 funds from which to make the approximately \$2.5 million in candidate loans that were 18 reported by the Committee. Accordingly, the Commission found no reason to believe 19 that Cynthia Blumenthal violated 2 U.S.C. §§ 441a(a)(1)(A) and 441f, and 11 C.F.R. 20 § 110.4(b)(1)(i) by making an excessive contribution to the Committee or by making a

| 1 FEDERAL ELECTION COMMISSION | |
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| FACTUAL AND LEGAL ANALYSIS | |
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| RESPONDENTS: BI | umenthal for Senate and Judith Zamore, her official capacity as treasurer ¹ |
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| | chard Blumenthal |
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| I. <u>INTRODUCTION</u> | • |
| This matter was generated by a complain | nt filed by the Connecticut Republican |
| Party and Christopher C. Healy, Chairman. See | 2 U.S.C. § 437(g)(a)(1). This matter |
| involves allegations that Senator Richard Blum | enthal ("Senator Blumenthal") did not |
| 18 have the personal funds necessary to make the approximately \$2.5 million in candidate | |
| 19 loans reported by his principal campaign committee, Blumenthal for Senate and Judith | |
| Zamore, in her official capacity as treasurer ("Committee"), because the amount of the | |
| loans exceeded the amount of personal funds he | e previously disclosed in his Personal |
| Financial Disclosure Report ("PFD Report") fil | ed with the Secretary of the Senate. 2 |
| The complaint alleges that the funds use | ed to make the candidate loans actually |
| came from funds belonging to Senator Blument | hal's wife, Cynthia Blumenthal ("Mrs. |
| Blumenthal"), in violation of the Federal Election | on Campaign Act of 1971, as amended |
| ("Act"). Complaint at 3. Specifically, the com- | plaint alleges that 1) Mrs. Blumenthal |
| violated 2 U.S.C. § 441a(a)(1)(A) by making an | n excessive contribution; 2) Mr. |
| | FACTUAL AND LEG M RESPONDENTS: BI INTRODUCTION This matter was generated by a complaint alleges that the funds use came from funds belonging to Senator Blument Blumenthal"), in violation of the Federal Electic ("Act"). Complaint at 3. Specifically, the complaint at 3. |

¹ At the time of the filing of the complaint, the Committee's treasurer was listed as Ellen Camhi. However, an Amended Statement of Organization was filed on April 15, 2011 listing Judith Zamore as the current treasurer.

² Senator Blumenthal made a total of approximately \$2.5 million (\$500,000 + \$1,750,000 + \$262,882 = \$2,512,882) in loans to his campaign committee on September 30, October 7, and October 22, 2010, respectively. The third loan was made after the date of the complaint.

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MUR 6412 (Blumenthal)
Factual and Legal Analysis
for Senator Blumenthal and Committee

- 1 Blumenthal violated 2 U.S.C. § 441f by making a contribution in the name of another;
- and 3) the Committee violated 18 U.S.C. § 1001, by knowingly filing false disclosure
- 3 reports with the Federal Election Commission ("FEC" or "the Commission"). 3 Although
- 4 not specifically alleged, the complaint also can be read to assert that Senator Blumenthal
- 5 and the Committee violated 2 U.S.C. §§ 441a(f) and 441f by accepting excessive
- 6 contributions and contributions made in the name of another.

Respondents state that Senator Blumenthul lind sufficient personal funds to make
the loans. Respondents explain that Senator Blumenthul withdrew funds from accounts
listed on the PFD Report, and also sold his interest in a number of pre-candidacy personal
assets, including his personal residence, an asset which was not required to be listed on
the PFD Report. Respondents further explain that the proceeds from the sale of Senator
Blumenthal's interest in the personal residence were not included on the PFD Report,

For the reasons discussed below, the Commission 1) found no reason to believe that Richard Blumenthal violated 2 U.S.C. § 441f and 11 C.F.R. § 110.4(b)(iii) by knowingly helping or assisting, by allowing his name to be used, in the making of a contribution in the name of another; and 2) found no reason to believe that Richard Blumenthal or the Committee violated 2 U.S.C. §§ 441a(f) and 441f, and 11 C.F.R.

because the sale took place five months after the PFD Report filing date.

³ Complainant alleges that, if Senator Blumenthal and his Committee knew that his "personal" loans partially consisted of Mrs. Blumenthal's personal funds, and yet disclosed the funds as being solely those of Senator Blumenthal on the Committee's reports, then Senator Blumenthal and the Committee may have violated federal criminal law, 18 U.S.C. § 1001, by knowingly filing false reports with the Commission. Complaint at 4. Allegations regarding potential criminal violation of 18 U.S.C. § 1001 are not within the Commission's jurisdiction and, therefore, this report does not contain an analysis of this allegation.

MUR 6412 (Blumenthal)
Factual and Legal Analysis
for Senator Blumenthal and Committee

- 1 § 110.4(b)(1)(iv) by knowingly accepting an excessive contribution or a contribution
- 2 made in the name of another.

3 II. FACTUAL AND LEGAL ANALYSIS

A. Factual Background

Richard Blumenthal was a Senate candidate for the state of Connecticut during
the 2010 election cycle and his principal campaign committee is Blumenthal for Senate
and Ellen Cambi, in her official capacity as treasurer. Cynthia Blumenthal is Richard
Blumenthal's spouse.

On March 4, 2010, Cynthia Blumenthal made maximum contributions to her husband's campaign with two \$2,400 contributions to the Committee, one designated for the primary election and the other designated for the general election. Complaint at 1 and Exhibit 1; see also 2 U.S.C. § 441a(a)(1)(A).

On April 19, 2010, Senator Blumenthal filed his PFD Report which indicated that, as of that date, Senator Blumenthal's personal assets, excluding those belonging to his wife, totaled between \$559,000 and \$1,360,000. Complaint at 1 and Exhibit 2. In addition, the PFD Report stated that Senator Blumenthal's share of joint assets with his wife ranged from \$63,000 and \$207,500, and his total assets ranged from \$682,000 and \$1,567,000. *Id.;see also* Exhibit 3.

Senator Blumenthal and his wife also jointly owned a house in Greenwich,

Connecticut ("the Greenwich Property") that served as their personal residence. As his

personal residence held or maintained purely for recreational or vacation purposes, the

Greenwich Property was not required to be listed on Senator Blumenthal's PFD Report

filed on April 12, 2010. See http://ethics.senate.gov/downloads/pdffiles/fdinstruct10.pdf.

MUR 6412 (Blumenthal)
Factual and Legal Analysis
for Senatur Blumenthal and Committee

- 1 On June 23, 2010, the property was appraised by a state-certified appraiser as having a
- 2 value between \$4,000,000 and \$4,018,600. Joint Response at 2 and Exhibit A.
- 3 On September 8, 2010, Senator Blumenthal sold his 50% interest in the
- 4 Greenwich Property to Mrs. Blumenthal for \$1,607,994.13, which, based on the
- 5 appraisal, is equal to the fair market value of a 50% interest in a \$4,000,000 property.
- 6 encumbered by a \$784,011.75 mortgage. See Joint Response, Exhibit B (Bill of Sale and
- 7 Inderanification Agraement). Senator Blumenthal did not have any obligation to amend
- 8 his PFD Report after the sale of the residence. See
- 9 <u>http://ethics.senate.gov/downloads/pdffiles/fdinstruct10.pdf</u>.

The Committee subsequently reported that Senator Blumenthal made three

- candidate loans, totaling approximately \$2.5 million, to his campaign. Specifically, on
- 12 September 30, 2010, Senator Blumenthal loaned his campaign \$500,000 from his
- personal funds; on October 7, 2010, he loaned his campaign an additional \$1,750,000;
- and as of the filing of the complaint, Senator Blumenthal had reported loaning his
- 15 campaign a total of \$2.25 million. Complaint at 2 and Exhibits 4 and 5. In addition, on
- October 22, 2010, Senator Blumenthal made a third loan to the Committee in the atmount
- of \$262,882. This final loan was not mentioned in the complaint. Joint Response at 1.

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⁴ The Bill of Sale indicates that the Greenwich Property is held pursuant to the Abigail and John Trust ("Trust") which was created under a trust agreement on November 7, 1994, between Senator and Mrs. Blumenthal as "grantors" and Thomas N. Keltner, Jr. as "trustee." The publicly available tax records indicate that the Greenwich Property was originally purchased on February 16, 1995, and that the trustee is listed as the owner of the property. Senator and Mrs. Blumenthal are the current beneficiaries of the income and principal of the Trust. The Bill of Sale further indicates that Senator Blumenthal sold to Mrs. Blumenthal "all of his right, title and interest in and to the income and the principal (the Beneficial Interest) of the Trust" for \$1,607,994.13.

MUR 6412 (Blumenthal)
Factual and Legal Analysis
for Senator Blumenthal and Committee

B. <u>Legal Analysis</u>

2 The Act provides that no person may make, and no candidate, officer, or 3 employee of a political committee shall knowingly accept, any contribution in violation of the provisions of section 441a. 2 U.S.C. § 441a. During the 2010 election cycle, the 4 5 individual contribution limit was \$2,400. A contribution is defined as "a gift, 6 subscription, loan (except for a loan made in accordance with 11 C.F.R. § 100.72 and 7 100.73), advance, or deposit of money or anything of value made by any person for the 8 purpose of influencing any election for Federal office." 11 C.F.R. § 100.52(a). A loan 9 that exceeds the contribution limitations of 2 U.S.C. § 441a and 11 C.F.R. Part 100 is 10 unlawful whether or not it is repaid. 11 C.F.R. § 100.52(b)(1). 11 Commission regulations provide that "candidates for Federal office may make 12 unlimited expenditures from personal funds." 11 C.F.R. § 110.10. The regulations 13 define "personal assets" as "[a]mounts derived from any asset that, under applicable State law, at the time the individual becomes a candidate, the candidate had legal right of 14 15 access to or control over, and with respect to which the candidate had (1) legal and 16 rightful title; or (2) an equitable interest." 11 C.F.R. § 100.33(a). The personal share of 17 jointly owned assets is defined by Commission regulations as "[a]mounts derived from a 18 portion of assets that are owned jointly by the candidate and the candidate's spouse ... 19 [i] f no specific share is indicated by an instrument of conveyance or ownership, the value 20 of one-half of the property." 11 C.F.R. § 100.33(c). 21 The Commission has previously concluded that "[n]o contribution ... would occur 22 where a candidate sells property that he or she owned prior to becoming a candidate at 23 the property's normal and usual market price regardless of whether or not the purchaser

MUR 6412 (Blumenthal)
Factual and Legal Analysis
for Senator Blumenthal and Committee

is a family member or prohibited from making a campaign contribution." See Advisory 1 2 Opinion 1984-60 (Mulloy) (emphasis added) (permitting a candidate to use funds 3 received from selling a one-fourth interest in property to family to retire campaign debts). 4 The Commission has also stated that it would "view an appraisal by an expert using 5 acceptable appraisal methods as prima facie evidence of the property's usual and normal 6 market price." See AO 1984-60 (Mulloy) at note 5; see also MUR 5421 (Kerry for 7 President), Factual and Legal Analysis at p. 6 (Commission treated an appraisal by 8 state-certified appraiser as "prima facie evidence of fair market value" of the property). 9 The Act also prohibits a person from making a contribution in the name of 10 another person, knowingly permitting his name to be used to effect such a contribution, 11 or knowingly accepting a contribution made by one person in the name of another. 12 2 U.S.C. § 441f. The Commission's regulations also prohibit a person from knowingly 13 permitting his or her name to be used in making a contribution in the name of another or 14 knowingly helping or assisting any person in making a contribution in the name of 15 another. 11 C.F.R. § 110.4(b)(1)(ii) and (iii). 16 The available information indicates that the funds used by Senator Blumenthal to 17 make three loans to his Committee, totaling approximately \$2.5 million, originated from 18 his own personal funds, including the assete previously disclosed on the PFD Report and 19 the \$1,607,994.13 in proceeds from the sale of his 50% interest in the pre-candidacy 20 residence to his wife. The state-certified appraisal obtained by Senator and Mrs. 21 Blumenthal on June 23, 2010, indicates that the Greenwich Property was appraised at 22 between \$4,000,000 and \$4,018,600. Joint Response at 2 and Exhibit A. As indicated 23 previously, the Senator had a 50% beneficial interest in the Greenwich Property that

MUR 6412 (Blumenthal)
Factual and Legal Analysis
for Senator Blumenthal and Committee

1 could be sold to his wife and the proceeds used to make the candidate loans at issue. On 2 September 8, 2010, Senator Blumenthal sold his interest in the Greenwich Property to 3 Mrs. Blumenthal for \$1,607,994.13, which appears to represent the fair market value of a 4 50% interest in a \$4 million property, encumbered by a \$784,011.75 mortgage. See Joint Response at 3 and Exhibit B. Due to the timing of the filing of the PFD Report and the 5 6 sale of the interest in the Greenwich Property, Senator Blumenthal could not have 7 disclosed the sale proceads as income on his PFD Report. The sum of the personal funds 8 Senator Blumenthal reported on the PFD and the proceeds he received from the sale of 9 the personal residence is more than the \$2.5 million in candidate loans reported by the 10 Committee. 11 Based on the foregoing, it appears that Senator Blumenthal had sufficient personal 12 funds from which to make the approximately \$2.5 million in candidate loans that were 13 reported by the Committee. Accordingly, the Commission 1) found no reason to believe 14 that Richard Blumenthal violated 2 U.S.C. § 441f and 11 C.F.R. § 110.4(b)(1)(iii) by 15 knowingly helping or assisting, or allowing his name to be used, in the making of a contribution in the name of another; and 2) found no reason to believe that Richard 16 17 Blumenthal, and Blumenthal for Sonate and Judith Zemore, in her official capacity as 18 treasurer, violated 2 U.S.C. §§ 441a(f) and 441f, and 11 C.F.R. § 110.4(b)(1)(iv) by 19 knowingly accepting either an excessive contribution or a contribution in the name of 20 another.

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